FILED

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS

DEC 2 0 2011

CLERK, U.S. DISTRICT
WESTERN DISTRICT
DEPUNY CLERK

SAN ANTONIO DIVISION

UNITED STATES OF AMERICA §

V. § SA-07-CR-734-OLG §

STEPHANIE MARTINEZ §

AGREED ORDER MODIFYING SUPERVISED RELEASE

Through their signatures below, the parties and probation office have requested that the Court modify, rather than revoke, the Defendant's supervised release. The Court agrees and order that:

- 1. **Reimposition of earlier imposed supervised-release conditions**. Unless otherwise indicated herein, all mandatory, standard, and special conditions of supervised release previously imposed on the Defendant in this case shall remain in full force and effect.
- 2. **Special supervised-release conditions added**. The Defendant shall reside in and participate in a residential drug or alcohol treatment program, as instructed by the probation officer, until satisfactorily discharged by the program director. The Defendant may be required to contribute to the costs of services rendered (copayment) in an amount to be determined by the probation officer, based on the Defendant's ability to pay.

The Defendant shall abstain from the use of alcohol and/or all other intoxicants during the term of supervision.

The Defendant shall participate in disulfiram (antabuse) or/opiate-antagonist (Trexan) program, follow all the rules and regulations of said abuse program which includes taking all medication as prescribed by her physician.

- 3. **Defendant's acknowledgment for petition alleging premodification violations**. The Court notes that the Defendant acknowledges and admits to the allegations in the petition filed on March 3, 2011.
- 4. **Custody directive.** The Court **ORDERS** that the Defendant shall remain in custody until an inpatient treatment facility is available. The United States Probation Officer shall expedite placement in such inpatient treatment facility and transport Defendant to the facility approved by the probation office.
- 5. **Defendant's waiver of rights**. The Defendant, with the assistance of counsel, urges that the Court forthwith and without any further hearing enter this agreed order; and, in so doing, the Defendant– having read and understood the revocation petition and this Order, having thoroughly discussed them with her attorney, and having agreed to the terms of this Order–knowingly and intelligently waives her right to any hearing, under the Constitution, FED. R. CRIM. P. 32.1(C) and 43, 18 U.S.C. § 3582(e)(2), or any other authority.

SO ORDERED on this ______ day of December, 2011.

ORLANDO L. GARCIA

United States District Judge

UNDERSTOOD AND AGREED TO IN EVERY RESPECT:

Stampania Muturez	
STEPHANIE MARTINEZ	_
Defendant	

/2 -/6 -// Date

KURT G. MAY
Assistant Federal Public Defender
Counsel for Defendant

12-16-4

THOMAS P. MOORE Date

Assistant United States Attorney

Counsel for Plaintiff